# **EXHIBIT GG**

1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	SAN JOSE DIVISION
4	
5	IN RE: HIGH-TECH EMPLOYEE )
6	ANTITRUST LITIGATION )
7	) No. 11-CV-2509-LHK
8	THIS DOCUMENT RELATES TO: )
9	ALL ACTIONS. )
10	)
11	
12	HIGHLY CONFIDENTIAL - FOR ATTORNEYS' EYES ONLY
13	
14	VIDEO DEPOSITION OF MICHAEL MCNEAL
15	
16	FEBRUARY 21 ,2013
17	
18	Reported by: Mary Ann Scanlan-Stone, CSR No. 8875,
19	RPR, CCRR, CLR
20	
21	
22	
23	
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25	

11:54:57 1	BY MS. SHAVER:
11:54:58 2	Q. How about in 2010?
11:55:00 3	MR. KIERNAN: Objection. Foundation.
11:55:01 4	THE WITNESS: I don't recall if it was the
11:55:05 5	same process. The time periods were the same.
11:55:13 6	BY MS. SHAVER:
11:55:24 7	Q. Are bonuses or raises ever given outside of
11:55:27 8	that window of time after the fiscal year closes?
11:55:32 9	MR. KIERNAN: Objection. Compound.
11:55:33 10	BY MS. SHAVER:
11:55:33 11	Q. Midyear?
11:55:35 12	MR. KIERNAN: Objection. Compound. Vague.
11:55:36 13	Foundation.
11:55:39 14	THE WITNESS: Managers have the ability to
11:55:40 15	give what they call spotlight bonuses based on someone's
11:55:44 16	performance, and they can do that any time of the year.
11:55:50 17	MS. SHAVER: Okay.
11:55:50 18	Q.
11:55:53 19	
11:55:55 20	MR. KIERNAN: Objection. Foundation. Vague
11:55:56 21	as to which managers.
11:56:03 22	THE WITNESS:
11:56:04 23	
11:56:08 24	
11:56:09 25	MS. SHAVER: Okay.

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11:56:10 1	Q. Do you know who would know?
11:56:12 2	A. Currently?
11:56:13 3	Q. (Nods head.)
11:56:16 4	A. In 2013, Mason Stubblefield.
11:56:29 5	Q. Is there a compensation group at at Intuit?
11:56:32 6	A. Yes.
11:56:33 7	Q. What's it called?
11:56:36 8	A. Rewards.
11:56:37 9	Q. Rewards.
11:57:05 10	For your direct reports, do you make the final
11:57:07 11	determination of how much they're paid?
11:57:10 12	A. Yes.
11:57:12 13	Q.
11:57:15 14	
11:57:17 15	A
11:57:17 16	Q.
11:57:20 17	A
11:57:24 18	Q.
11:57:27 19	
11:57:30 20	
11:57:31 21	MR. KIERNAN: Objection. Foundation.
11:57:37 22	THE WITNESS:
11:57:37 23	BY MS. SHAVER:
11:57:49 24	Q. Is it your understanding that each employee's
11:57:52 25	manager or supervisor has the authority to make the

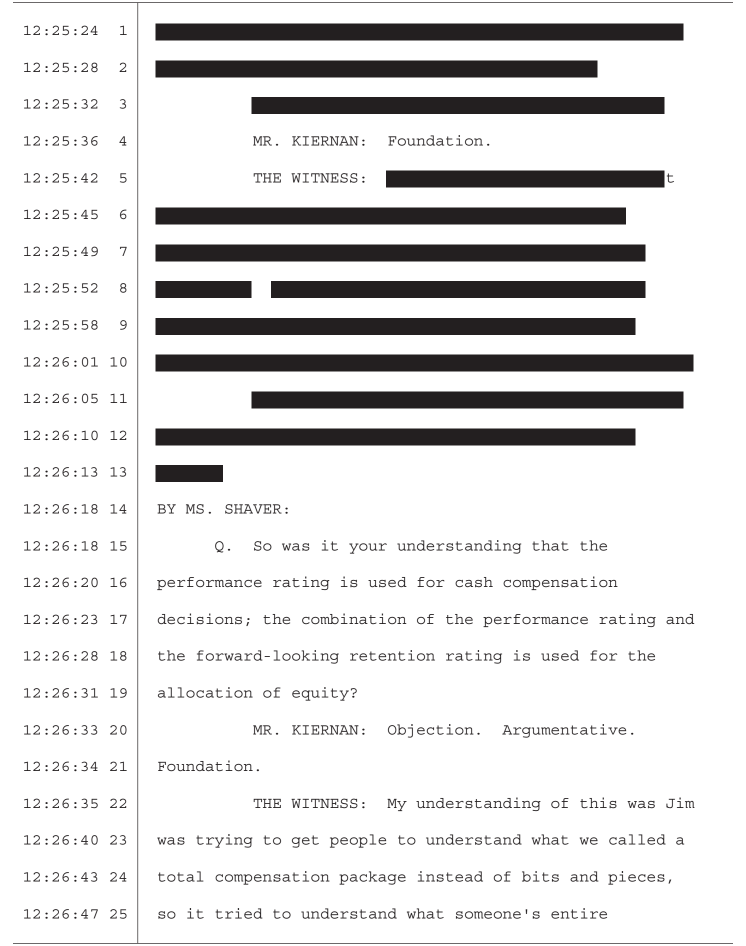
11:57:57 1	final determination on what their total compensation
11:58:01 2	will be?
11:58:01 3	MR. KIERNAN: Objection. Argumentative.
11:58:04 4	Foundation.
11:58:04 5	THE WITNESS: It's my expectation. I'm not
11:58:10 6	special, so I believe that would be the practice.
11:58:18 7	I would like to clarify that it it's a pay
11:58:21 8	for performance culture, so it's a recommendation that
11:58:24 9	the rewards team makes
11:58:27 10	Q. The guidelines?
11:58:28 11	A the guidelines
11:58:29 12	Q. Are recommendations?
11:58:30 13	A are recommendations.
11:58:31 14	Q.
11:58:34 15	
11:58:37 16	A.
11:58:45 17	
11:58:47 18	Q. Is that allocated to Sherry Sherry
11:58:51 19	Whiteley?
11:58:52 20	A. Yes.
11:58:52 21	Q. Does she tell you what strike that.
11:58:57 22	
11:58:59 23	A.
11:59:06 24	Q.
11:59:09 25	

12:19:39 1	happy in their job and performing well in their job?
12:19:42 2	Absolutely, but I focus on them being engaged, growing,
12:19:46 3	and it's not a compensation conversation.
12:19:49 4	BY MS. SHAVER:
12:19:53 5	Q. Uh-hum.
12:19:53 6	Have you ever been instructed to take the risk
12:20:01 7	of losing your employees into consideration when you
12:20:02 8	determine their compensation?
12:20:06 9	MR. KIERNAN: Objection. Vague.
12:20:07 10	THE WITNESS: No.
12:20:14 11	Q. Have you ever had one of your employees get an
12:20:18 12	offer from another company?
12:20:19 13	A. Yes.
12:20:19 14	Q. Have you ever made a counteroffer to that
12:20:22 15	employee?
12:20:23 16	A. In what time period?
12:20:25 17	Q. Ever
12:20:26 18	A. Ever?
12:20:26 19	Q in your tenure at Intuit?
12:20:30 20	A. Oh, at Intuit, no.
12:20:35 21	Q. While you've worked at Intuit, are you aware
12:20:37 22	of any employees receiving counteroffers from the
12:20:40 23	company?
12:20:41 24	A. I'm not aware of any.
12:20:48 25	Q. Are you aware of a protocol for that situation

12:20:50 1	as to who would need to approve a counteroffer?	
12:20:59 2	A. I don't recall, no.	
12:21:00 3	Q. Do you know who would know?	
12:21:01 4	A. Sherry Whiteley.	
12:21:30 5	Q. Who is Sherry Whiteley?	
12:21:32 6	A. The senior vice president of human resources.	
12:22:13 7	MS. SHAVER: Can I have 21, please?	
12:22:17 8	MS. CISNEROS: (Complies.)	
12:22:32 9	MS. SHAVER: This will be Plaintiffs' Exhibit	
12:22:33 10	912.	
12:22:34 11	(Exhibit 912 marked for identification.)	
12:22:39 12	MS. SHAVER: Q. INTUIT_040817.	
12:23:15 13	A. (Reviews document.)	
12:23:16 14	Q. Do you recognize this document?	
12:23:17 15	A. Yeah. I was copied on an email. Yes.	
12:23:24 16	Q. So the first email in this chain is sent from	
12:23:37 17	Jim Grenier on May 12, 2008, and you're copied on it; is	
12:23:42 18	that right?	
12:23:42 19	A. Yes.	
12:23:43 20	Q. And I think you testified to this earlier, so	
12:23:44 21	I apologize for asking you to repeat yourself, but can	
12:23:47 22	you say who Jim Grenier is?	
12:23:49 23	A. Jim Grenier was the vice president of rewards.	
12:23:54 24	Q. And he writes, "Hello, Everyone. This is a	
12:23:56 25	summary of our approach and the guidelines for this	

12:23:58	1	year's compensation decisions."
12:24:05	2	Do you recall receiving these guidelines for
12:24:06	3	this year's compensation decisions?
12:24:09	4	MR. KIERNAN: Objection as to time.
12:24:11	5	You mean
12:24:12	6	MS. SHAVER: On May 12, 2008.
12:24:14	7	THE WITNESS: I don't recall, but it was sent
12:24:15	8	to me.
12:24:19	9	BY MS. SHAVER:
12:24:19	10	Q. And if you look above that, there's a response
12:24:24	11	from Brad Smith, May 13, 2008. He writes, Jim, thank
12:24:29	12	you for providing such thoughtful and informative
12:24:33	13	guidance in this communication.
12:24:36	14	Who's Brad Smith?
12:24:39	15	A. The CEO of Intuit.
12:24:51	16	Q. Will you turn to the second page, please.
12:24:57	17	A. Starting with level of performance?
12:25:00	18	Q. Yes.
12:25:01	19	A. Okay.
12:25:01	20	Q. Underneath that, number two, population
12:25:05	21	distributions, it states, besides performance ratings
12:25:10	22	for fiscal year I assume FY08 refers to fiscal year
12:25:15	23	2008
12:25:18	24	
12:25:21	25	

Deposition of Michael McNeal



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Deposition	$\alpha f$	Michael	McNeal
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12:37:27 1	A. Was it so I believe, I'm sorry.		
12:37:30 2	I believe your question was, were these used		
12:37:32 3	in the rating?		
12:37:33 4	Q. Yes.		
12:37:34 5	A. And I don't I don't know that they were		
12:37:36 6	specifically used in the rating.		
12:37:38 7	Q. Okay.		
12:37:38 8	A. It was a recommendation in draft at the time.		
12:37:41 9	Q. Do you know who's the author of this		
12:37:42 10	PowerPoint?		
12:37:43 11	A. I do not.		
12:37:45 12	Q. Was it likely Courtney Abernathy?		
12:37:48 13	A. She could have aggregated all the pieces of		
12:37:51 14	it, yes.		
12:37:56 15	Q. Uh-huh.		
12:37:57 16	And do you recall whether a final version of		
12:38:00 17	this document exists?		
12:38:05 18	A. There would have been a final version, but I		
12:38:07 19	don't recall.		
12:38:11 20	Q. Where would I find that final version, where		
12:38:13 21	would it be stored?		
12:38:15 22	MR. KIERNAN: Objection. Foundation.		
12:38:16 23	THE WITNESS: I don't know that it would have		
12:38:17 24	been stored. Each each year, actually, someone		
12:38:20 25	different goes manages the process, so probably		

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Deposition of Michael	McNeal In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION
12:38:25 1	someone different.
12:38:26 2	BY MS. SHAVER:
12:38:29 3	Q. In 2010, who managed the process?
12:38:34 4	MR. KIERNAN: Foundation.
12:38:41 5	THE WITNESS: I don't recall specifically who
12:38:42 6	it was.
12:38:43 7	BY MS. SHAVER:
12:38:44 8	Q. There similar to Exhibit 912, the
12:38:50 9	
12:38:57 10	
12:39:01 11	
12:39:02 12	A
12:39:07 13	Q.
12:39:11 14	
12:39:15 15	
12:39:21 16	A.
12:39:29 17	
12:39:32 18	
12:39:33 19	Q. Uh-hum.
12:39:33 20	And do you have any reason to think that this
12:39:49 21	box,
12:39:52 22	, in Exhibit 913, page 9 of the PowerPoint, was
12:39:56 23	not in the final draft?
12:39:58 24	A. I don't recall in 2010 if it was in the final
12:40:05 25	draft.

12:40:11 1	Q. If I wanted to know whether a final draft
12:40:13 2	exists of this document for 2010, who would I ask?
12:40:20 3	MR. KIERNAN: Foundation.
12:40:20 4	THE WITNESS: I don't know if like I said,
12:40:21 5	it was done differently and if anyone saved it.
12:40:25 6	BY MS. SHAVER:
12:40:26 7	Q. Which group at Intuit had responsibility for
12:40:29 8	this process?
12:40:31 9	A. Two groups, the talent development
12:40:35 10	organization and the rewards organization, collaborated.
12:40:41 11	Q. Okay.
12:40:42 12	And in 2010, who was the head of the rewards
12:40:45 13	organization?
12:40:55 14	A. I believe it was Jim Grenier.
12:40:58 15	Q. And in 2010, who was the head of the talent
12:41:01 16	development organization?
12:41:11 17	A. That, I believe, was Brooks Fisher.
12:42:08 18	MS. SHAVER: Can I have 20, please?
12:42:11 19	MS. CISNEROS: (Complies.)
12:42:30 20	MS. SHAVER: I probably have another 15 to 20
12:42:32 21	minutes in this line of questioning. It's okay if you
12:42:36 22	want to stop for lunch now.
12:42:38 23	MR. KIERNAN: How are you feeling?
12:42:40 24	THE WITNESS: I'd like a new back if I can
12:42:42 25	have one but, other than that, I'm doing okay.

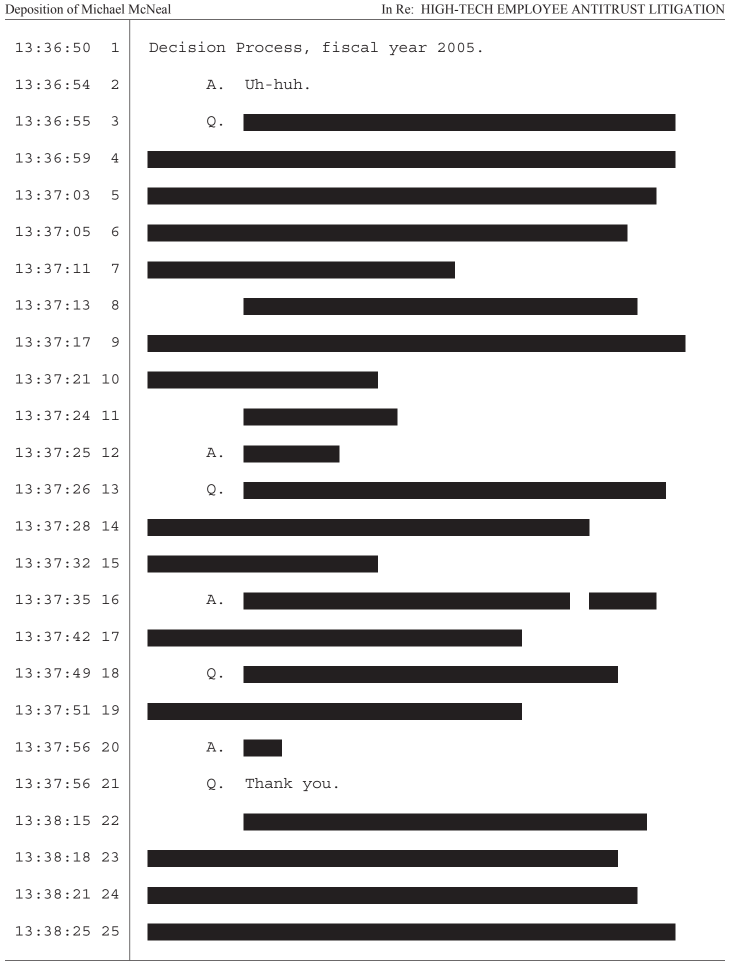
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Deposition	$\alpha f$	Michael	McNeal
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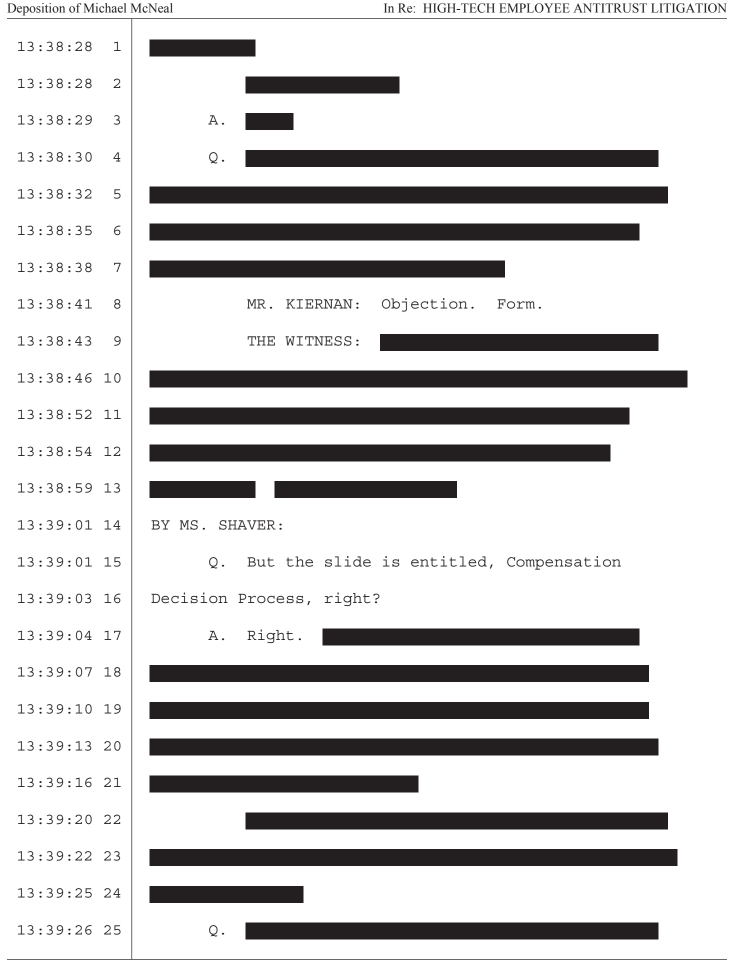
13:33:36 1	Q. When did he leave the company?
13:33:41 2	A. I don't recall the specific time.
13:33:42 3	Q. Do you recall approximately what year?
13:33:46 4	A. Gosh, I want to say either 2009 or 2010.
13:33:54 5	Q. Is Mason Stubblefield the replacement for Jim
13:33:58 6	Grenier?
13:33:59 7	A. The role is a little different, but the
13:34:04 8	portion that Jim Grenier had around rewards is what
13:34:08 9	Mason has now in regard to rewards. Jim also had
13:34:11 10	workplace, which has moved out of workplace.
13:34:13 11	Q. What's workplace?
13:34:15 12	A. Workplace is your buildings, your facilities,
13:34:18 13	your
13:34:19 14	Q. Thank you. I understand.
13:34:20 15	Do you know where Jim Grenier works now?
13:34:23 16	A. I do not.
13:34:27 17	Q. Do you know if he's retired?
13:34:34 18	A. I do not. I'm hopeful.
13:34:44 19	Q. Do you recognize this document?
13:34:48 20	A. I do not.
13:35:01 21	Q. The second page says, "Total Rewards, Key
13:35:05 22	Levers to Attract and Retain the Talent & Skills to
13:35:09 23	Deliver for our Customers."
13:35:15 24	And you'll see on the next page that this is
13:35:17 25	dated January 21, 2006.

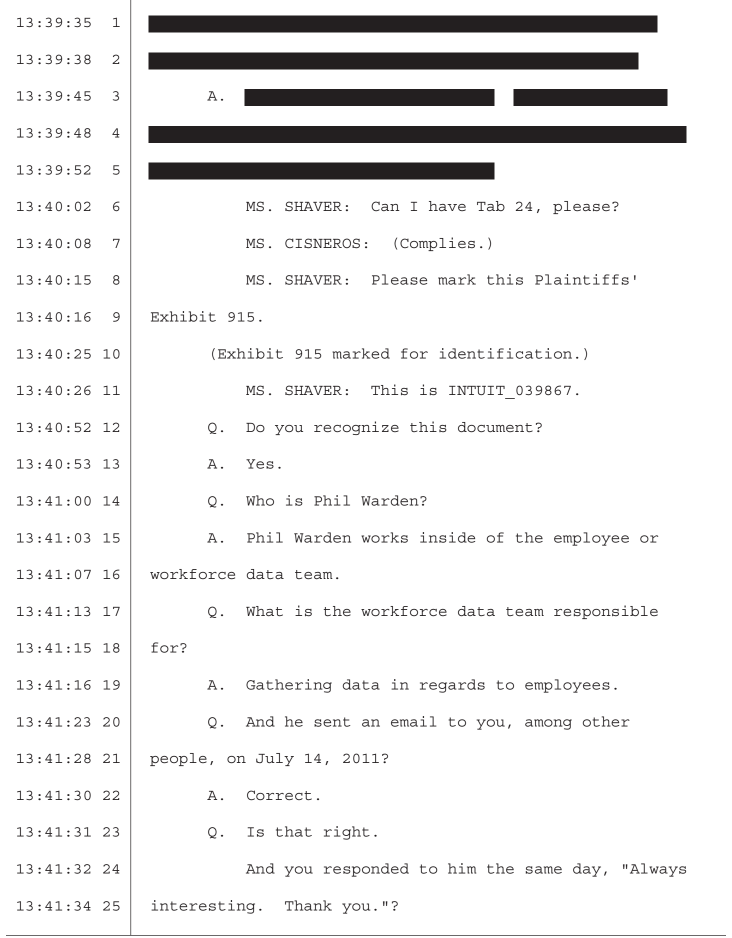
13:35:23 1	A. So you're on slide three?	
13:35:24 2	Q. Slide three, yeah, you'll see at the bottom	
13:35:26 3	there.	
13:35:26 4	A. I thought you said two. I'm sorry.	
13:35:28 5	Q. I did read the title page off page 2 and then	
13:35:31 6	I said that you'll find the date at the bottom of	
13:35:33 7	page 3.	
13:35:34 8	A. Gotcha.	
13:35:37 9	Q. Okay.	
13:35:44 10	So January 21, 2006, that was when you held	
13:35:48 11	the role of director of talent acquisition; is that	
13:35:52 12	right?	
13:35:52 13	A. Correct.	
13:35:52 14	Q. Okay.	
13:35:59 15	So do you if this is something you would	
13:36:04 16	expect Jim Grenier to have shared with your talent	
13:36:07 17	acquisition organization?	
13:36:25 18	A. I would expect it was shared with human	
13:36:27 19	resources.	
13:36:27 20	Q. And that would include?	
13:36:28 21	A. That would include the talent acquisition	
13:36:31 22	13:36:31 22 organization.	
13:36:31 23	Q. Will you turn to page 15, please?	
13:36:38 24	A. (Complies.)	
13:36:48 25	Q. The top of the slide reads, Compensation	

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13:41:44 1	A. Oh, yes.
13:41:45 2	Q. Okay.
13:41:51 3	You see if you look at the third bullet
13:41:53 4	point in Mr. Warden's email, it's entitled or in bold,
13:41:59 5	High-Potential Employees. Do you see that?
13:42:01 6	A. Uh-huh.
13:42:02 7	Q. "When a high potential employee leaves, the
13:42:05 8	organization loses up to three and a half times the high
13:42:08 9	potential employee's annual salary in investment.
13:42:13 10	Improved high potential employee development increases
13:42:17 11	all employees' organizational commitment."
13:42:24 12	Do you see that?
13:42:27 13	A. I do.
13:42:35 14	Q. Do you have any reason strike that.
13:42:54 15	Did you receive these kind of reports from
13:42:56 16	Phil Warden on a regular basis?
13:42:58 17	A. No.
13:42:59 18	Q. Do you know what the did you receive them
13:43:02 19	on a quarterly basis?
13:43:04 20	MR. KIERNAN: Wait.
13:43:04 21	Objection.
13:43:05 22	You mean this specific quarterly news and
13:43:08 23	trend in CCL?
13:43:09 24	MS. SHAVER: Yes.
13:43:10 25	MR. KIERNAN: Or CLC, pardon me.

15:39:20 1	I, Mary Ann Scanlan-Stone, Certified Shorthand
15:39:20 2	Reporter licensed in the State of California, License
15:39:20 3	No. 8875, hereby certify that the deponent was by me
15:39:20 4	first duly sworn and the foregoing testimony was
15:39:20 5	reported by me and was thereafter transcribed with
15:39:20 6	computer-aided transcription; that the foregoing is a
15:39:20 7	full, complete, and true record of said proceedings.
15:39:20 8	I further certify that I am not of counsel or
15:39:20 9	attorney for either of any of the parties in the
15:39:20 10	foregoing proceeding and caption named or in any way
15:39:20 11	interested in the outcome of the cause in said caption.
15:39:20 12	The dismantling, unsealing, or unbinding of
15:39:20 13	the original transcript will render the reporter's
15:39:20 14	certificates null and void.
15:39:20 15	In witness whereof, I have hereunto set my
15:39:20 16	hand this day: March 2, 2013.
15:39:20 17	$X_{}$ Reading and Signing was requested.
15:39:22 18	Reading and Signing was waived.
15:39:22 19	Reading and signing was not requested.
15:39:22 20	
15:39:22 21	
15:39:22 22	MARY ANN SCANLAN-STONE
15:39:22 23	CSR 8875, RPR, CCRR, CLR
24	
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